# Residential Landlord-Tenant Guidelines to Filing of Unlawful Detainer Actions IN THE DISTRICT COURT OF RUSSELL COUNTY, AL

#### **UNLAWFUL DETAINER ACTIONS**

Remedy for eviction in a landlord tenant relationship Property must be located in Russell County, Alabama

#### INITIATED BY FILING A COMPLAINT

Form No. C-59

May sue for possession of property and for money damages in the same action

Filing Fee: \$ 235.00 Additional Plaintiff 50.00 Additional Defendant 15.00

No fee for counterclaim

#### WHO MAY FILE ACTIONS

Self-representing individual or an attorney licensed in the State of Alabama Corporations required to retain legal representation Recommended that individuals seek advice from an attorney

#### **JURISDICTION**

District Court – action of unlawful detainer/eviction in lease/rental agreement

#### NOTICE TO TENANT

Purpose of notice - to terminate tenancy rights

Must provide for right to cure

Only one notice required unless lease requires more

Seven (7) calendar days (day of notice not included) for failure to pay rent Fourteen (14) calendar days notice for all other

Alabama law requires that case be ordered dismissed upon landlord's failure to meet notice requirements. Notice requirement cannot be cured after complaint is filed.

#### **SERVICE**

Personal service must be attempted for possession complaint.

If unable to make personal service, may be served by posting a copy on the premises Sheriff/process server must also mail a copy of complaint to defendant by first class mail. (Title 6-6-332, Code of Alabama)

Complaint for money to be served in accordance with Rule 4, ARCP

#### **ANSWER**

Seven (7) business days to file an answer to complaint for possession of property Fourteen (14) calendar days to file answer to money claim (if filed in the District Court)

### **NO ANSWER FILED**

Default may be taken Form No. C-25B Filing fee of \$50.00 per application

#### DISMISSAL

Motion to dismiss should be filed by plaintiff/attorney if case settles prior to court date

#### **COURT APPEARANCE**

Court notices to all parties required to be mailed 14 calendar days prior to trial date Parties are responsible for maintaining correct mailing address with Clerk's office If plaintiff does not appear, case will be dismissed for want of prosecution

### **JUDGMENT**

Order entered by judge and forwarded to all parties by clerk Default judgments and judgments not entered in open court - served on defendant(s)

#### **APPEALS**

Order to vacate: Appeal time - Seven (7) business days from final/post judgment order

Monetary Judgment: Appeal time - Fourteen (14) calendar days

Form No. C-35

Post-trial motion extends the time for filing a Notice of Appeal

#### APPEAL BOND

Amount set by District Court Judge
Based on past due rent and accruing rent
May be set by Circuit Judge when necessary
Cash bond MUST be posted with Clerk of Court to stay writ of possession
Affidavit of Substantial Hardship does not waive posting of bond to stay execution

#### **ENFORCEMENT OF COURT ORDER**

Cannot be requested until after expiration of the time for filing of appeal/post-judgment motion

Writ of Possession

Must be filed, in writing, by landlord for possession of property No filing fee required

#### Garnishment

Remedy for collection of money judgment

Form No. C-21 Filing fee: \$35.00

Must provide name and address of employer

## Alabama law prohibits this office from giving legal advice.

This information is provided for the purpose of explaining the guidelines and procedures of the Russell County Circuit Clerk in the filing of Unlawful Detainer/Eviction actions in the District Court and should in no way be construed as legal advice. Should you have any further questions or need additional information, you must seek legal advice from an attorney.

Forms available at: http://eforms.alacourt.gov

State of Alabama Unified Judicial System Russell County, AL

Form C-59 Rev. 04/2007

#### STATEMENT OF CLAIM

#### **Unlawful Detainer**

Sections 6-6-310, et seq., Code of Alabama 1975

IN THE DISTRICT COURT OF RUSSELL COUNTY, ALABAMA

Case Number

DV-09-

PLA	INTIFF(S)	DEFENDANT(S)		
ADE	DRESS:	ADDRESS:		
۲A	INTIFF'S ATTORNEY (If applicable):			
۱DD	DRESS:			
	COM	IPLAINT		
i				
	Plaintiff(s) demands the right to possession from the defendant(s) of the following described			
	residential, commercial or real property located at:			
2.	Defendant(s) no longer has the right to nose	raceion hacausa:		
۷.	Defendant(s) no longer has the right to possession because:			
3.	Defendant(s)'s right of possession has been	lawfully terminated by written notice.		
4.	Plaintiff(s) also claims the sum of \$	plus court costs from the Defendant(s)		
	consisting of : unpaid rent and late charges, plus attorney's fees (if applicable) and other			
5.	charges.	agrees also atterned a face (if applicable) and ather		
ο.	Plaintiff(s) also claims future rent and late charges, plus attorney's fees (if applicable) and other charges accruing through the date Plaintiff(s) obtains possession of the above described			
	property.			
ô.	Plaintiff(s) also claims court costs in the amount of \$			
	Kathy Coulter, Circuit Clerk			
	501 14th Street	Plaintiff or Attorney (Signature)		
	Phenix City, AL 36867	Phone No.		
	334-298-0516	Attorney Code		
	kathy.coulter@alacourt.gov	Email		

### NOTICE TO DEFENDANT(S) - READ CAREFULLY

This unlawful detainer complaint must be answered by you within seven (7) business days after these papers were either served or posted at the leased premises as provided by law. Your answer must be received by the Court Clerk at the above address within the above seven (7) business days. A copy of the answer must be sent to the Plaintiff(s) or Plaintiff(s)' Attorney at the above address. If you file an answer, a notice of trial will be mailed to you: otherwise, an unlawful detainer judgment may be entered against you. If you were personally served and fail to file an answer within fourteen (14) calendar days from the date of service, a money judgment may be entered against you.

STA	ATE OF ALABAMA Revised	3/23/05 ► Case No.		
Unifi ——		comp., PFA, or Small Claims cases):  Court □ Circuit Court		
Style o	of case:	<b>CIVIL MOTION COVER SHEET</b>		
V.		Name of Filing Party:		
	Address, and Telephone No. of Attorney or Party, If Not Represente	To be filled out by Clerk of Court:  ☐ Filing Fee Charged and Collected (Amt \$) ☐ Filing Fee Not Required		
AllOTTE		Affidavit of Hardship on File or State Agency		
	Type of Moti  Motions Requiring Fee	Motions Not Requiring Fee		
	Motions Requiring Fee	Motions Not Requiring Fee		
* M Loc rega	Default Judgment (\$50.00)  Joinder in Other Party's Dispositive Motion (i.e. Summary Judgment, Judgment on the Pleadings, or other Dispositive Motion not pursuant to Rule 12(b)) (\$50.00)  Judgment on the Pleadings (\$50.00)  Motion to Dismiss, or in the Alternative Summary Judgment (\$50.00)  Renewed Dispositive Motion (Summary Judgment, Judgmen on the Pleadings, or other Dispositive Motion not pursuant to Rule 12(b)) (\$50.00)  Summary Judgment Pursuant to Rule 56 (\$50.00)  Other	Designate a Mediator  Judgment as a Matter of Law (during trial)  Disburse Funds Extension of Time In Limine Joinder More Definite Statement Motion to Dismiss pursuant to Rule 12(b) New Trial		
conten Substa an age	here if you have filed or are filing prograneously with this motion an Affidavit of antial Hardship or if you are filing on behalf of ency or department of the State, county, or ipal government.	Signature of <b>Attorne</b> y or <b>Party</b> :		

<sup>\*</sup> This Cover Sheet must be completed, signed by the filing attorney or party, and submitted to the Clerk of Court upon the filing of any motion. Each motion should contain a separate Cover Sheet.
\*\* Motions titled 'Motion to Dismiss' that are not pursuant to Rule 12(b) and are in fact Motions for Summary Judgments are subject to filing fee.

State of Alabama Unified Judicial System APPLICATION AND AFFIDAVIT FOR ENTRY OF DEFAULT JUDGMENT

Case Number

Form C-25B

Rev. 6/07

(FOR UNLAWFUL DETAINER)

s served, or posted and mailed, on (date) elapsed since the unlawful detainer complaint was served, or posted or otherwise defend against the plaintiff's Unlawful Detainer Complaint. Int in accordance with Rule 55(b), ARCP, for the purpose of enabling the possession of the property, and money sued for, because of the defend against the Plaintiff's unlawful detainer complaint. Incompetent person, and there has been no violation of the
military service. waiver of exemptions. unlawful detainer is described as follows:
her payments since the termination of the rental agreement. oof of service and any written rental agreement are attached. ne following sum: \$ Rent is due on the 1 <sup>st</sup> of the month. ince filing to date is:
Name of Attorney:
Name of Allomey.
Signature of Attorney:
Business Address of Attorney:
City State Zip Code
- t

for jurisdictional and evidentiary adjudication.

State of Alabam	a
<b>Unified Judicial</b>	Systen

Case Number

Form C-17 Rev. 10/86	NOTICE OR STIP	PULATION FOR DISMISSAL
IN THE	CC	OURT OF , ALABAMA
(Circuit o	or District)	OURT OF, ALABAMA (Name of County)
Pla	aintiff	v Defendant
		CTIPLII ATION
		STIPULATION
It is hereby stipulated that	at the above styled action may	y be dismissed $\square$ with $\square$ without prejudice and costs taxed to
☐ plaintiff ☐ defendant.		
piamum - defendant.		
Signature of Plaintiff/ Attorn	ney Date	Signature of Defendant/ Attorney Date
Type Name of Plaintiff/Attor	rney	Type name of Defendant/Attorney
	,	,
		NOTICE
		NOTICE
Please take notice that the	above styled action is hereby dis	ismissed.
Signature of Plaintiff/ Attorn	ney Date	Signature of Defendant/ Attorney Date
Type Name of Plaintiff/Attor	rnev	
Type Name of Flamini/Attor		
	ORI	DER OF DISMISSAL
It is hereby ordered that	the above styled case be dis	smissed $\square$ with $\square$ without prejudice and costs taxed to
☐ plaintiff ☐ defendant.		
Date		Judge

#### State of Alabama **Unified Judicial System**

# WRIT OF RESTITUTION OR POSSESSION

(Forcible Entry and Unlawful Detainer Actions)

Case Number	
57-DV	

Form C-59A	Rev. 6/07	(For cibic En	iry and Omawidi De	tainer Actions)	
				<u>.</u>	
	D	ISTRICT	201177.07	RUSSELL COUNTY	7
IN THE			COURT OF	RUSSELL COUNTY	, ALABAMA
			v		<del></del>
	Plaintiff			Defen	dant
To any law en	forcement office	er of the above-named	county in the State of Ala	abama:	
You are	e hereby comm	nanded to restore the	plaintiff (lessor) to posse	ession of the land and tene	ements which the plaintiff
	-			er before me on	
				er belote tile off	
			(description of land an	d tenements).	
You ar	e further direct	ed to recover the sun	n of \$	from the go	ods, chattels, lands, and
tenements of t	the defendant fo	or costs on which the p	laintiff has evnended		
tonomonto or t	ario acromadni n	or coole on which the p	анын нао охронаса.		
	Dete	·		ludge/Clark	
	Date			Judge/Clerk	